IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST FOR FILING (RULE 53(b)(1))



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	OR UTILITY APPLICATIONS OT USE FOR CIPs)	
ie 53(b)(1) PATENT APPLICATION:		့ (၁
Continuation)	52/b)/1)	,
) application under 37 CFR 1 Divisional)	.53(0)(1)	≓ ે
of pending prior application of	Group Art Unit: 1644	
Inventor(s): Randolph J. Noelle et al.	Examiner: P. Gambel	 වූ ට
Parent Appln. No.: 09 080,34	.9 Atty. Dkt. P 0280613	1995-30-0232C2
Series Code û Serial No. û	New M#	Client Ref
Parent Filed: May 18, 1998 This Appln. Filed: May 8, 2001		
Title: METHOD TO TREAT MULTIPLE SCLEROS	IS WITH Gp39-SPECIFIC ANTIBODI	ES
Hon. Commissioner of Patents	Date: May 8, 2001	
Washington, DC 20231	(Parent Matter No. 027582	22)
Sir:		
To effect the above-requested filing	today:	
1. Attached is a copy (which must be filed) of	the prior application, including:	
Abstract Abstract		
Specification and claims (14 pages) (mu		forms als
Drawings (<u>must</u> be attached if original	iy filed): _3_ sheet(s)/set: ☐ 1 set in	ilonnai;
1A. Always X one box, only:		
 (1)	riginally filed in prior application attach	<u>ed</u>
(2) <u>NO</u> declaration or fee is enclosed; theref	ore, this is a fining under rule 35(1).	
2. This application is hereby filed by less	than all of the inventors named in the	prior application. Petition is
hereby made requesting deletion as in	ventor(s) of the following who is/are n	ot inventor(s) of the
invention being claimed in this applica	tion (DELETE THE FOLLOWING INV	ENTUR(S)):
1.	2.	
3.	4.	
5.	6	
7.	8.	
2.5 THE <u>INVENTOR(S)</u> FOR THIS NEW APPLIC	ATION IS(ARE):	
1.	2.	
3.	4.	
5.	6.	
7.	8.	

3. The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto.

12.	INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are <u>not required</u> now. Please consider those documents and <u>advise</u> that they have been considered in <u>this new</u> application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.							
13.		Attached is a Rule	e 103(a) Petitio	n to Suspend A	Action.			
14.	Rese	rved						
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				<u>FILING</u>				
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	->->	>->-> <u>CLAIMS AS F</u>	-ILED AND CH	ANGED BY PE	RELIMINARY A	MENDMENT IN I	<u> EW 14</u> <-<-<	-
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	15. Basic Filing Fee					\$710/\$355	+710	101/201
		ective Claims	11	minus 20 =	0	x \$18/\$9	+0	103/203
200.0		dent Claims	2	minus 3 =	0	x \$80/\$40	+0	102/202
	19. If any proper multiple dependent claim (ignore improper) is present, \$270/\$135						+0	104/204
20.	20. Subtotal =						\$710	
21. If "petition" box 13 above is X'd, add petition fee \$130					+0	122		
21A. If box 6 above is X'd, add Assignment recording fee \$ 40						581		
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22.	TOTAL FILING FEE ATTACHED = \$710							
<i></i> .	(carry forward to Item 31)							
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23.		ATTACHED:						
24		ee the attached Pr	oliminam (Am ::	admont				

See NONPUBLICATION REQUEST under Rule 213(a) attached (Pat-258)

25.

26.

ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

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34.	**If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space											
3 5.	If the "Highest number previous	sly paid for" (see it	em 18 above) is le	ss than 3,	write "3" i	n this spac	e		0	090)9	
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~ LI A	DOE STATEMENT: 16	on the filing	n of a Declar	ration r	nirella	nt to Ri	ile 6	0(h) or $60(a$	d) the C	omm	issioner i	s hereby

CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group

	By Atty: Robin L. Teskin	Reg. No. 35,030
Atty./Sec RLT/kmh	sig: Ri Shu	Fax: (202) 822-0944 Tel: (202) 861-3623

NOTE No. 1: File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments **NOTE No. 2:** Is extension in parent necessary for copendency? <u>**DOUBLE CHECK** Item 11 above.</u> If yes, printout Pat-111 and head it in <u>parent</u>.